PRIDAY, APRIL 1, 1869.

REVELS, the negro Senator, occupies the seat once occupied by Jefferson Davis .-This affords the Radicals a theme for frequent comment. But the Detroit Free devote much of our space this morning to Press asks "does not Zachariah Chandler the Revenue Act, an advanced copy of upon the welfare of the State. We have a comes a criminal. If crimes are to be can find no property of the person liable Is not Fenton in the seat of Silas Wright, ers. We do not think any apology is larger than the seat of Silas Wright, ers. We do not think any apology is larger than the seat of Silas Wright, ers. We do not think any apology is larger than the seat of Silas Wright, ers. We do not think any apology is larger than the seat of Silas Wright, ers. We do not think any apology is larger than the seat of Silas Wright, ers. We do not think any apology is larger than the seat of Silas Wright, ers. We do not think any apology is larger than the seat of Silas Wright, ers. We do not think any apology is larger than the seat of Silas Wright, ers. fill the seat once occupied by Lewis Cass? Dick Yates in the seat of Douglas, Charles Sumner in that of Daniel Webster, Drake in that of Thomas H. Benton, Colfax in that once occupied by George Clinton and Martin Van Buren, and Grant in that of George Washington and Jefferson ?"

A Joke.

Secretary of the Treasury Boutwell, we see by Northern papers, says that he recommended the appointment of General Allan Rutherford as Third Auditor because he desired that a representative of the South should be at the head of one of the Bureaus. We suppose for a similar reason Colonel Pike, late editor of the Raleigh Standard, was appointed Consul to Tampico.

What mockery.

The Legislature.

On Saturday both Houses were engaged in clearing away the numberless bills which encumbered their calendars, most of them of a local and unimportant character. In the Senate the bills authorizing the fellow-citizens. Wilmington, Charlotte and Rutherford Railroad to construct a Branch Road in the direction of the East Tennessee and Virginia Railroad, and to incorporate the Onslow Branch of the Wilmington and Weldon Railroad passed their third reading. Mr. Sweet, in behalf of the Senate, presented Messrs. Byrnes and Harris, Clerks of the Senate, each with a beautiful gold pencil and pen, as a mark of their appreciation of the manner in which they have discharged their duties.

In the House the bill relieving Home Insurance Companies from depositing Bonds with the Treasurer passed its several readings. The bill to exempt members of organized fire companies in the city of

of the House, presented a gold medal to John H. Boner, Chief Clerk.

Conservative Address.

We publish this morning the address of the Conservative members of the Legislature to the people of North Carolina with. out comment, but with our hearty endorsement. In the absence of a Convention, and in our opinion there is no necessity for the assemblage of such a Convention, this address must necessarily form the ground work for the issues of the coming canvass. No honest man in North Carolina, without regard to former political sympathies, who really desires to rid his State of the thieves who have been fattening upon her resources, can refuse to give a hearty endorsement to this address. Honest, manly and candid, it appeals to every man in the State. By it we must conquer or by it we must fall. Emanating from those men who have met Radicalism in all its diabolical phases and exposed its glaring rascalities to the gaze of the publie, it will be received with favor by the honest people of the State, and will be accepted by them as the rallying point of the coming canvass. It inaugurates the issues of the campaign. Decency and honesty against bawdry and corruption will visit to this State, en route to Georgia and necessities of the people, is without a mark the dividing line between the parties in this State, and our people must prepare companied by his daughter, passed here such a party, the undivided ranks of conto meet and abide by the issue.

We are glad to welcome in our city Cap-Carolina by his course as a member of the Convention of 1865-'66; of his canvass as an Elector upon the Seymour and Blair ticket, and as a member of the House of dare" in the breasts of thousands who on-Representatives during the eventful ses- ly needed his presence to make them alsion which has just closed, and we gladly most walls of stone against the charge of endorse him in every capacity in which he his visit through th South he will attract has been called upon to represent the peo- that quiet attention which will be evidence ple of North Carolina.

We have noticed with pleasure the gradually increasing influence of the Conserva- ton yesterday, for the purpose of visiting tive members of the Legislature during the was buried, she having died at Jones' progress of the session. Beginning their Springs during the late war. He intends, legislative course, insignificant in numbers | we believe, stopping at Raleigh a day, and | and influence, by their abilities, and judgment, and honesty, and devotion to the turn to his home and his family. best interest of North Carolina, the Conservatives of the Legislature have made such an impression upon the more recent legislation of that body as to reflect some credit upon the State, and to foreshadow some hope for the future. In this reform movement no name is more conspicuously or more honorably connected than Capt. JARvis. He has identified himself inseparably as one of the leaders of the reaction which is now setting against Radicalism in North

We are also pleased to meet Captain D. P. High, the young and talented representative of the sterling people of Columbus. Captain High has been initiated into public life at an eventful period in the history of his State, and we can pass no higher compliment upon him than to say that he has been true to her interest in every position in which he has been placed. True to his county and to North Carolina, he may well be proud of his services in

their behalf. Such representatives find a warm welcome in our hearts, and we but echo the den, Caswell and Columbia do hereby great wickedness, purely in the interests sympathies of the great heart of the peo- pledge their sacred honor to stand united of a political party. He hopes by magniple of North Carolina.

AN OLD POSTAL ROUTE TO BE RE-OPENED, the old weekly mail route from Burgaw via Angola to Jacksonville, thence along the old Sound route via Snead's Ferry and Convention. Scott's Hill to Wilmington, will probably months. This is due to the exertions of Hon. O. H. Dockery, Representative in

tained the promise of the Post Master. General that the route shall be re-opened

Taxes.

The adjournment of the Legislature is usually attended by the passage of several important bills of such public interest as to demand their immediate publication. We necessary for the space it occupies, as it has twice gone down. What disasters to treats of a subject in which all are directly interested, and which none can shun.

| Delote whose massed counting to the calendar year, the state have followed these defeats we interested, and which none can shun. | Of our people, even in our country's darket fore the expiration of the calendar year, est hour, that they appeal for protection and the person so garnisheed shall be liable only to the guarantees of the Constitution for said tax. interested, and which none can shun.

this copy as it may be some time before

Dr. C. T. Murphy.

one of the Senators from the Sampson returns to his constituents after the labors

Dr. MURPHY has been an honest, zealous and laborious member of the Legislature, suspicion against his record. He devoted himself to the interests of his constituents and of the people of North Carolina, and to the choice of members of Congress, against the State. He deserves well of his

The Legislature,

were attended only by the usual resolutions of thanks to the presiding officers and clerks and the passage of a few unim-Carolina will heartily rejoice at the final dissolution of a body distinguished only political history of this country the most divide among ourselves. The past glories depraved, selfish and incompetent body should be among the things of the past. In Esq., of Chatham. Legislature. Under its baneful enactments Radicalism, reckless extravaganco, corrupthe prosperity of the State and its good tion, swindling, imbecility and partizan Wilmington from coroners and jury duty name have been sacrificed. That they have whether our leaders were in the past Whigs, ter of the true people of the State and to from a defeat, the result of which would of Conservative members who have labored exhume the buried past, to revive the they will in due time take great pleasure would lead us to inquire what a man's poli-

with them and shall be prepared to urge defeat of the party responsible for all the evils which now press upon us, we shall

on Monday night, taking supper at the servatism must prevail. Weldon Hotel, where several of our citizens had the pleasure of shaking hands principal issue was upon the question of with him. Although he still presents that colored suffrage and the civil rights of the commanding appearance which a few colored race. That matter has been dehas told upon him, and his eye obedience. has not altogether that brilliant fire which so often infused the will "to do and

of a people's love and veneration for him. Gen. Lee intended stopping at Warrenthe spot where the remains of a daughter

Weldon News.

For the Journal. Republican Meeting.

LILLINGTON, N. C., March 30, 1870. Agreeable to adjournment the members of the Republican party of this section met at this place this morning. Dr. Myers, of action of Governor Holden. There is and Lillington, in the Chair.

the Chairman in his usual neat and happy the civil law. We assert that there is not style, and the delegates from Lincoln, a county in the State, in which any Sheriff Holden, Columbia and Caswell townships or other peace officer may not go unattendenjoined to stand true to the principles ed, and with perfect safety, and execute and workings of the Republican party.

manimously adopted for the county: FOR REPRESENTATIVE : Dr. W. W. Myers, of Lincoln. REGISTER OF DEEDS : Wm. J. Bivins, of Lincoln.

COUNTY COMMISSIONER: Rob't Croom, of Columbia.

in the coming campaign, and not allow fying these outrages, by giving the appear- The General Assembly of North Carolina dollars. themselves to be bought by any sect or clique, ance of disloyalty on the part of our peoand that the above ticket be insisted upon ple, to procure the aid of Federal troops as the county representation, and, should in overawing them in the next election .-

Congress from this District, who has ob- Wilmington on Monday, April 4th.

From the Raleigh Sentinel. ADDRESS

TU THE

PEOPLE OF NORTH CAROLINA. This Radical party, in the General Assem- try, convict and punish them, without due institutions. bly, have been at last, though reluctantly course of law. Emulate not their wicked forced by the potent voice of public opin- ness. Our hope for the security of life, We were glad to see Dr. C. T. MURPHY, ion, to grant what the State Constitution liberty and property is in a strict obedience ferently exercise or tamely surrender. The protection of the writ of Habeas Corpus. election in August next, although confined

The closing scenes of the Legislature oughly for the approaching campaign, and paign : you imperil every important interest of the State if you flatter yourselves with the hope that it will surrender the government without a desperate struggle. We feel confiportant local bills. The people of North dent that an equally zealous and determpeople of the State will insure them a ton. thrice glorious victory in August next. for reckless extravagance, dishonesty, cor- But to achieve it, they must be united and ruption and utter want of statesmanship. thoroughly harmonious. In the presence We suppose it is without parrallel in the of a determined enemy we cannot afford to Hanover, A A. McKoy, Esq., of Sampson, Co. which ever assembled in the capacity of a the battle we are about to join against tyranny, why should we stop to enquire not been entirely destroyed is due to the Democrats, Unionists or secessionists, so the energies and abilities of the small band | State? That man who now attemps to with unabated zeal and patriotic discre- prejudices born of issues long since dead, tion for the welfare of the State and have and which ought to be forgotten, will, intentionally or unintentionally, contribute left some impression upon the action of to the strength of our common enemy. the body. To them the people of the Let the bickerings of the past be hushed State owe a debt of gratitude, one which let us rise above the dwarfed idea that ties were in the past; let us but ask, is he an opponent of Radicalism, is he honest We do heartily congratulate the people is he competent? Upon this broad an of North Carolina upon the final adjourn elevated platform you can invite the good ment of the Legislature. Its members go of all parties and races to join you against that party which has levied and collected before their constituents to be tried before taxes, without stint, with one hand and the great tribunal of the people for judg- scattered them with wild extravagance with ment. We are anxious to make the issue the other; that has introduced into our Hall of Legislation corruption hitherto unheard of there; that has elevated to potheir condemnation upon the record they sitions of trust and profit men wholly unhave made. Believing that the material worthy of confidence, that has altered and salvation of the State depends upon the confused our laws until the admini-tration of justice has become costly, and its attainment uncertain; that has sought to subordinate the civil administration to milienter the coming campaign with spirit, tary power by proclamation of martial with eagerness and with confidence in the law and petition to Congress for the suspension of the writ of habeas corpus; that has more than doubled the current ex-GEN. R. E. LEE PASSES THROUGH OUR penses of the State government; that has Town.-This distinguished soldier and enormously increased the State debt; that gentleman, a man beloved and honored by has cast a foul blot upon her hitherto fair escutcheon, and that for want of statesmany millions of human beings, is now on a manship, and for utter disregard of the other portions of the South, for the recu- parallel in the history of this or any other peration of his health. The General, ac- State. With such a cause as ours, against

In the last contest in this State the

We are one of the States of the Union. - | triumphant tread to a glorious victory. Let us seek to forget the bitterness of the past, to build up the places made waste by the unfortunate war, and to promote the harmony and prosperity of all sections of

The colored man now enjoys the same political and civil rights as the white man We accept this status as fixed by the Constitution of this State and the United from there will proceed Southward. We States in good faith. We regard it as a wish him a pleasant journey and a safe re- final settlement of the question. It now becomes our duty as good citizens to elevate him morally and intellectually.

The Chief Magistrate of this State, the head and front of Radicalism, has seen fit to declare one of our counties in a state of insurrection, and to call upon Congress to suspend the writ of habeas corpus throughout the State. We declare there is no sufficient cause for this extraordinar has been no armed resistance. No upris-The object of the meeting was stated by ing of the people. No outbreaks to disturb or hinder the full administration of any process upon any citizen of the State. It is true that murders and other outrages On motion, the following ticket was have been committed, but they have not been confined to any particular locality, or any political party, and when Gov. Holden represents to the President and to Congress that these acts are evidences of disloyalty, he is guilty of a wilful libel upon the people, whose rights he has sworn to protect. When he seeks to convince the Federal authorities that these violators of the law receive aid, countenance, or en-The following resolution was offered and couragement from the Conservative party of the State, he knows that his allegations "That the delegates from Lincoln, Hol- are unfounded, and that he perpetrates a

of law from which our unhappy country tween the ages of twenty-one and fifty, exclusively for charitable objects, shall be nous figuors, wines or cordials, not the has uffered so much under Radical rule. except such poor and infirm persons as the exempt. Secret political organizations are produc- County Commissioners may declare and On all gift enterprises or any person or tive only of evil, let them, at once be dis-banded, and let men succeed at elections shall be annually levied and collected a and proposing to present purchasers with The undersigned. Conservative members rorism exercised over their oath-bound such tax to be devoted to purposes of eduof the General samply, u; on the eve of confederates. That man who noon his cation as may be prescribed by law. If per cent, upon his gross receipts. This strolling company of persons who make a their return to you, beg leave to suggest a own impulse, or in obedience to the man- any poll tax shall not be paid within sixty tax shall not be construed to relieve such few matters for your consideration, believ. dates of others, seeks to punish crime days after the same shall be demandable. ing, as they do, that they lear directly without due course of law, himse f be- it shall be the duty of the Sheriff, if he ties incurred by a violation of the law. which we are able to lay before our read- great struggle before us in the approach- punished, if wrongs are to be avenged, the sufficient to satisfy the same, to garnishee before whose massed columns our banner light the time. It has ever been the boast or who may become indebted to him be-We would advise our readers to preserve but too familiar to you, we but desire to and to the forms of the civil law. It was Sec. 3. The taxes hereafter designated advise you to that course which seems best to us, for ridding our State forever from of this great principle of civil liberty, to the State government, and to pay appro

rightly construed already secured to you, to law. The peace, harmony and good of District, in our sanctum on yesterday. He a popular election on the first Thursday in society require that every man should feel August next. Esteeming the free exercise secure in these inclienable rights. Let the of the ballot as they do, one of the most power of public opinion, more potent than dition to such special taxes as are author. other malt liquors, shall pay a tax of two in writing, which the Sheriff may give on of the session with the universal greeting sacred rights of freemen, all of our people an army of bayonets, be brought to bear ized by this General Assembly for county and a half per cent. on the amount of purhis entering into bond in the sum of five of "Well done good and faithful servant." without 1 gard to party, condition or col- in unmistakable terms to put down those or, will receive the announcement with who would recklessly disturb the peace of pleasure. The right of the people to rig | society. When this is done, there will idly sern inize the acts of their Represent remain no pretext for that abandoned and can render an account of his steward- tatives, and to correct all abuses of power | wickedness which would make the crimes | wise, five-twentieths of one per cent. of ship, and none dare to whisper aught of by the peaceful remedy of the ballot box, of a few men a pretext for depriving the their cash value. Provided, That all the son who buys and sells spirituous, vinous is one which freemen should never ind: - whole people of a whole State of the

In order to make success doubly sure, organization is absolutely necessary. The manfully fought the combinations of members of the next General Assembly, Executive Committee appointed at your thieves and plunderers who conspired the various county officers and an Attorney last political convention in 1868 feel that General, is one of sufficient importance to their powers expired with the campaign of call out every voter and to actively enlist that year, and, as we understand, will no are proposed to be levied, unless they are the energies and time of every lover of the longer act. We therefore suggest the following gentlemen as an Executive Commit-The dominant party are organizing thor- tee of the State during the coming cam-

> CENTRAL EXECUTIVE COMMITTEE. -Thomas Bragg, M. A. Biedsoe, A. S. Merriman, John C. Sorman, J. Q. DeCarteret, R. H. Battle, Jr., R. B. Haywood and J. H. Moore. CONGRESSIONAL DISTRICTS -1ST DISTRICT. - C.

2ND DISTRICT.—W. G. Morrisey, Esq., of Wayne, Col. Thos. S. Kenan, of Wilson, John Hughes, SED DISTRICT .- Maj. J. A Engelhard, of New T. O. Fuller of Cumberland.

4TH DISTRICT .- J. S. Amis, Esq., of Granville, E. H. Plummer, Esq., of Warren, R. W. York, 5TH DISTRICT .- Gen. A. M. Scales of Rockingham, Col. J. T. Morehead, of Guiltord, M. S. Rob bins, of Randolph 6TH DISTRICT.—John E. Brovne, Esq., of Meck-lenburg, R. F. Armfield, Esq., of Wilkes, David

7TH DISTRICT .- A. C. Avery, Esq., of Burke, W.

In these gentlemen the people of the State have confidence. We arge them to this State. tricts correspond with the Central Execu- the income is derived. the State may be heard in the conduct of buildings from which the income is dethe campaign. We have been the more rived. incuced to pursue this course, in appoint- 4. Cost or value of the labor, ing the State Executive Committee, and in (except that of the tax payer urging them to act promptly, in view of himself,) raw material, food, and all he fact that we deem a State political con- other necessary expenses incidental vention unnecessary. The already united the business from which the income is dedetermination of our people to overthrow rived, together with the necessary expen-Radicalism, in our opinion, makes the call | ses of supporting the family, which shall of a convention useless. Their impover- in no instance exceed one thousand dolished condition makes it impolitic. We lars. on the 15th day of June next for the pur- County Commissioners.

the County Executive Committee report thereof shall be paid: party succinct documents showing the ter, a tax of one per cent. waste of the people's money. Let the Con- 2. If such colateral relation be a more tain Thomas J. Jarvis, of Tyrell, who has years ago won for him the admiration of cided, upon a solemn appeal, by the ent District Conventions. In the selection real estate liable to taxation shall be listthe time and place of holding the differ- be a stranger, a tax of one per cent. The endeared himself to the people of North an army, and still possesses one of the people of the United States. The guar- of candidates let eligible men be selected, ed by the devisee or heir, in a separate most pleasant faces we have ever looked antee of their rights has now become a let self be lost sight of ; let the good of the column, designating its proper per cent. upon, yet it is plain the grief he felt in part of the Constitution. To that Consti- State be your aim, and success your battle tax. The personal estates or real estate Legislature during the session just closed. We have been an attentive reader of Capoff the South, and the cares of life which to the laws made in pursuance of it, we lead to the laws made in pursuance of it. he must share in common with all, yield, and ever have yielded a ready tible column. Let the grand army that is istrator, and shall be paid by him before to everthrow Radicalism unfurlits banner; his administration account is audited, or The reconstruction acts of Congress, let the mighty hosts be marshaled; let the the real estate is settled, to the Sheriff of with the civil and political rights they camp fires be lighted; let every discordant the county, If the real estate descended

> Signed, March 26th, 1870. THOS J JARVIE, Of Tyrell H C Joers, of Mecklenburg MURPHY, of Sampson F N TRUDWICK, o Orange W H SALONF, of Caldwell TLATO I URHAM, of Clesveland J A MOORE, of Alamance R P MATHESON, of Alexander John L Smith, of Alleghany J H Davis, of Carteret PHILIP HODNETT, of Caswell JOSHUA BARNES, of Wilson J FCOTT, of Onslow J W GRAHAM, of Orange C MELCHOB, of Cabarrus W M ROBBINS, of Rowan J M McLauchlin, of Iredell R & BEALL, of Caldwell W L Love, of Jackson D P HIGH, of Columbus W B FEREBEE, of Camden T O BUMPHRIES, of Currituck A KELLY, of Davie J C McMillan, of Duplin N E ARMSTRONG, of Duplin JOHN GATLING, of Gates B C WILLIAMS, of Harnett W P WELCH, of Haywood TILMAN FARROW, of Hyde T A NICHOLSON, of Iredell G F DAVIDSON, of Iredell E M PAINTER, of Jackson J L Robinson, of Macon R D WHITLEY, of Mecklenburg W W GRIER, of Mecklenburg W W BODDIE, of Nash FRANK THOMPSON, of Onslow T M ARGO, of Orange J Hawkins, of Rowan J M SHAVER, of Rowan J C WILLIAMS, of Sampson J W CLAYTON, of Transylvania D E SMITH, of Wayne DAVID PROFFITT, of Yancey G N WHITESIDE, of Butherford GREEN, of Stanley J P GIBSON, of Cabarrus J B ELLIS, of Catawba

> > Reported for the Journal. REVENUE ACT.

do enact: on his political opponents through the under the rules and regulations prescribed five dollars. On motion, the name of Sheriff J. W. agency of courts martial hedged in by in this act, and in the act for collecting Schenck was proposed as a suitable person for the position of Chairman of the County Convention.

Surely there never was so base a betrayal of a people by their Chief Executive officer. We denounce crime where the substituted therefor by this General county in which he carries on busi-On motion, it was resolved that a copy ever and by whomsoever committed, be Assembly; all the provisions of which, so Sec. 5. On itinerant companies, or perbe re-established in the course of two of the above proceedings be handed to the the perpetrators white or black, Loyal far as modified or repealed, shall be held sons who exhibit for amusement of the brought into this State for the purpose of preceding to the Auditor of the State, who

of twenty cents on every one hundred dollars in value of real and personal property on each alley. in this State, subject to exemptions made purposes. Upon all moneys, credits, investments in bonds, not exempted by law, five-twentieths of one per cent. Upon all cent., except special taxes for county purposes, when such taxes have been or may be ratified by a majority of the qualified voters in the counties in which the taxes for necessary expenses of said counties. Sec. 2. There shall be an ad valorem tax of one-twelfth of one per cent. on every one hundred dollars in value of real and personal property for educational purposes.

one hundred dollars in value of real and dent that an equally zealous and determ-ined effort on the part of the Conservative of Beaufort, Gen. M. W. Ransom, of Northamp-completion of the Penitentiary. completion of the Penitentiary. The subjects and persons mentioned in the following class shall be taxed as

specially mentioned : Sec. 1. On the net incomes and profits, other than that derived from property taxed, from any source whatever, during the year preceding the first day of April in each year, there shall be a tax of oneand-one-half per cent. The income tax shall include interest on the securities of the United States, of this State, or other State or government. In estimating the assed.

Leary, colored, in behalf of the members confidence felt in the integrity and charactery and cave us of Jackson.

M. Oocke, Esq., of Buncombe, Jas. R. Love, Esq. net income, the only deduction by way of Jackson.

> enter at once actively upon the discharge | 2. Rent for use of buildings or other of their duties. Let the Executive Com- property, or interest on incumbrances on mittees of the different Congressional Dis- property used in the business from which tive Committee, so that every section of 3. Usual or ordinary repairs of the

therefore request the State Executive Com- | The tax-payer shall return to the assesmittee, composed of the Central Commit | sor the gross amount of his income, and tee and the Executive Committees of the the gross amount of his expenses to be de-Congressional Districts, to meet in the city | ducted therefrom, which return the assesof Raleigh, either in person or by proxy, sor shall file in the office of Clerk of the

pose of recommending a candidate for the Sec. 2. Upon all real and personal esoffice of Attorney General of the State, tate, whether legal or equitable, situated unless in their wisdom they should deem within the State, shall descend, or be dean earlier meeting or a different course vised or bequeathed to any collateral relation or person, other than a lineal descen-Your county organizations should be per- dant or ancestor of the husband or wife of fected as speedily as possible. Let three the deceased, or hashand or wife of such young, active energetic men be appointed ancestor or descendant, or to which such in each township of each county, to see collateral relation may become entitled, that the opponents of Racicalism are fully under the law, for the distribution of the organized. Let the township canvassers intestate estates, and which real and perreport at proper times to a County Execu- sonal estate may not be required in paytive Committee, whose duty it shall be to ment of debts and other liabilities, the folsupervise the canvass of their county. Let lowing per centum tax upon the value

regularly to the "Central Executive Com- 1. If such confateral relation be a brother mittee" at the city of Raleigh, who will or sister of the father or mother of the defurnish from the records of the Radical ceased, or issue of such brother or sis-

gressional Executive Committees designate | remote relation, or the devisee of legatee | confer on the colored race, we regard as a feeling be hushed, and with solid ranks, or devised shall not be the entire inherit finality. We accept them in good faith. shoulder to a oulder, let it march with lance, the heir or devisee shall pay a prorata part of the tax, corresponding with the relative value of the estates or interest. If the legacy or distributive share to be received, shall not be the entire property, such legatee or distributee shall, in like manner, pay a pro rata part of the tax according to the value of his or her interest. Whenever the personal property in the hands of such administrator or executor (the same not being needed to be converted into money, in the course of the administration,) shall be of uncertain value, he shall apply to the County Commissioners to appoint three impartial men of probity to assess the value thereof; and each assessment being returned to the Commissioners, and being confirmed, shall be conclusive of the value.

To facilitate the collection of tax on colestate of the deceased goes to the lineal or collateral relations, or to a stranger; and if to collaterals the degree of relationship of such collaterals to the deceased, under a penalty of one handred dollars, to be recovered in the name and for the use of the State; and it shall be the duty of the Superior Court Clerk of the county to furnish the Sheriff with the names of the executors and the administrators, who make SCHEDULE B.

Sec. 4. On every exibition of a circus or payment of a pro rata tax.

Wilmington Journal, Star and Post for publication.

Leaguers or Ku-Klux, if such organization applicable to secure the assessment, colpublication exist; and we here declare them enemies of lection and return of the taxes herein living out of this State, a tax of five dol-appearing due. If any Register shall fail

Scc. 7. Every agency of a bank incor-

porated out of the State, fifty dollars. Sec. 8. The tax on billiard saloons shall be ten dollars on each table. Every place strued so as to exempt them from indictwhere a billiard table is kept for hire, shall be considered a billiard saloon within the meaning of this act.

Sec. 9. To keep a bowling alley, or alley of like kind, or bowling saloon, bagatelle table, or any other table, stand or place for the Revenue Act is received in pamphlet to us, for ridding out to us Sec. 1. There shall be an ad valorem tax ercise alone, and not prohibited by law, payable by residents on their purchases there shall be a license tax of ten dollars

by law. This tax shall be levied in ad- uous, vinous liquors, porter, lager-beer, or which he proposes to do business a license chases, and every person who buys and sells spirituous, vincus or malt liquors in conditioned to pay the taxes herein imquantities less than a quart, shall, within stocks, joint stock companies, or other | the meaning of this act, be a retail dealer. Sec. 11. Every wholesale dealer or pertax for State and county purposes, imposed or malt liquors in quantities not less than upon all real and personal property shall, one quart, shall pay a tax of two and ain no case, exceed two-thirds of one per half per cent. on the amount of his pur- and upon conviction before any magistrate

uous liquors shall pay a tax of two and ahalf per cent. on the cash value of the liquors distilled from grain, potatoes, molasses and sugar cane.

Sec. 13. It shall be the duty of the Sheriff to demand that every merchant, liquor- the Sheriff equally. seller, trader, auctioneer, commission merchant or other person required to list his including private bankers, saving banks, Sec. 3. There shall be an ad valorem tax purchases, who may do business in his and such insurance companies as are incor of one-twelfth of one per cent. on every county, shall give bond, with sufficient security, payable to the State, in the sup- October of each year, certify on oath the he will list his purchases, and on failure to been earned, and shall pay on such divimake the required bond by his or her de- dends, five per cent. On failure to comply positing with the Sheriff'a sufficient amount with the provision of this section, said in money or its equivalent to cover said banks, companies or persons shall pay as taxes, and (pay taxes on the same as the taxes, one thousand dollars, to be collectlaw requires,) said taxes to be collected by ed by the Sheriff, by distress or otherwise. the Sheriff on the first days of January, Provided, That any insurance company April, July and October in each year, which not chartered in this State which invests tax shall be one-eighth of one per cent. on one-half of its net proceeds in the State his purchases for each preceding quarter. shall pay one-fourth of one per cent upon The Sheriff shall have power to require the its gross income, and one per cent, in merchant making such statement to sub- case it does not so invest, and in either mit his books to examination by the Sher- case the Counties have the power to double iff, and every merchant refusing on de- the State tax. mand to submit his books to such examin- Sec. 29. No person shall follow any of ation, shall be liable to a penalty to the trades or professions taxed by this act. State of two hundred dollars, to be prose- or in any other act imposi Court having jurisdiction of the case. It taining a license from the Sheriff of the said, in the Superior Court of the county, Such license shall give to the person obas may be prescribed for special proceed- taining it the right to practice the trade or ation and compelling payment of the pro-

> Sec. 14. On the gross receipts of hotels, boarding houses, (except those used for wise, from its date to the following first educational purposes and as private board- day of April; Provided, That nothing in ing houses,) restaurants and eating houses,

the tax shall be one per cent Sec. 15. The tax on public ferries, toll bridges, gates across highways, one per cent, on net receipts. Sec. 16. Every money or exchange, bond

or note broker, private banker or agent of a foreign broker or banker, in addition to the advalorem tax on their capital invest- the county of for his license to ed, or the tax on their net in practice the trade (or profession) of come, shall pay, if employing a cap- until the first day of April next. ital of twenty thousand dollars or more, a license tax of one hundred dollars; if a capital of less than twenty thousand dollars and not less than ten thousand dollars, fifty dollars; and if a capital of ten thousand dollars or less, a tax of twenty-five dollars; and also ten dollars additional for each county in which they have an agency. Sec. 17. Every person who, for himself

or as an agent for another, sells riding vebicles not manufactured within the State, shall pay two per cent. on his sales. Sec. 18. Every auctioneer on all goods, wares or merchandise, sold by himself or

agent, whether the growth or manufacture of this State or not, shall pay one percent. on the gross amount of his sales, subject to all the regulations and exemptions set Code, entitled "Auctions and Auction-

cent. on Lis sales as commission merchant.

Sec. 20. Every person whose occupation or business is to keep horses or vehicles lollars for every horse for that purpose, at by the Sheriff quarterly; Provided, That this section shall not apply to draymen. Sec. 21. Every licensed retailer of spiritnous liquors, wines or cordials, twenty-five dollars for one year. Every retailer of malt liquors only, shall pay fifteen dollars. The tax in this section shall be in addition

Sec. 22. Every itinerant dentist, medison as shall furnish satisfactory evidence

in this Schedule.

Sec. 23. Every person that peddles goods, wares or merchandise, either by land or water, or any drugs, nostrums or medicines, whether such person shall travel on foot or with a conveyance or otherwise, shall have obtained from the Commission-

ers an order to the Sheriff to grant him ted by him in such county. peddler's license to expire on the first of next ensuing, and the Sheriff, on producsuch returns, after each and every term of the Clerk of said Commissioners, shall proposes to begin such trade or profesgrant such license for his county on the sion, or in advance of the expiration of a The taxes in this Schedule imposed are
That not more than one person shall pedthe license already held by him. In such cases
the license shall be truly dated, and shall for the privileges of carrying on the business or doing the act named.

Sec. 1. Traveling theatrical companies shall pay five dollars for the first, and five dollars for each subsequent exhibition.—

When the theatrical exhibitions are by the When the theatrical exhibitions are by the season of not less than one month, the tax shall be forty dollars.

Sec. 2. On each concert and musical entering the section shall prevent any person freely selling live stock, vegetables, fruit, oystall be valid until the same shall have been exhibited to and countersigned by the section shall be represented in this section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall prevent any person freely shall be valid until the same shall have been exhibited to and countersigned by the section shall be valid until the same shall have been exhibited to and counters and the same shall have been exhibited to any shall be valid until the same shall have been exhibited to any shall b Sec. 2. On each concert and musical en music, or the articles of his own growth or Register of Deeds of the county, who tertainment for profit, shall be paid five manufacture within this State; 4th, That shall receive for the services imposed on dollars, on each lecture for reward, five nothing herein contained shall release ped- him by this act in reference to licenses a diers from paying the tax imposed in this fee of ten cents from every person licens-Sec. 3. On museums, wax-works or act on persons who deal in the same species ed. Section 1. That the taxes hereinafter curiosities of any kind, natural or artificial, of merchandise, which tax shall be collected. Sec. 35. The Register of Deeds shall designated, payable in the existing national (except paintings and statuary,) on each ted or secured in the same manner as is keep a book, in which he shall record the We learn from Capt. J. M. Wise, who has any change be offered, to make it an issue And he further hopes to wreak vengeance currency, shall be assessed and collected day's or night's exhibition shall be paid the case of other merchants and traders, name of the person licensed, the trade or said license may be issued quarterly on the profession to be followed, or the franchise

product of his own farm, shall pay twenty. five dollars for every county, and be under the same rules and restrictions as peddlers, except that an order from the Commission-

Sec. 26. Every company of gipsies or support by pretending to tell fortunes or persons or establishments from any penal- begging, fifty dollars in each county in which they offer to practice any of their crafts, recoverable out of any property belonging to any one of the company; but nothing herein contained shall be conment and penalties imposed by law.

Sec. 27. Every non-resident, or drummer, or agent of a non-resident, who shall sell any spirituous, vinous or malt liquors. goods, wares or merchandise, by sample or otherwise, whether delivered or to be dename, unless such alley, stand, place or dollars in each county in which he makes game is kept for private amusement or ex- any sales, and a tax of like amount as is or sales, as the case may be, of similar articles. Before making such sales he shall Sec. 10. Every retail dealer in spirit- obtain from the Sheriff of the county in hundred dollars, with sufficient security. posed, or by his depositing a sufficient amount of money with said Sheriff as will cover the tax on his sales in said county. Any person violating the provisions of this paragraph, and section 14 of this act, shall be deemed guilty of a petty misdemeanor. shall be fined not exceeding fifty dollars or Sec. 12. Every person distilling spirit- imprisoned not exceeding one month, and shall forfeit and pay besides, two hundred dollars to the Sheriff, to be collected by distress or otherwise, one-half of which shall be accounted for as other taxes, the other half to the use of the informer and

Sec. 28. The chief officers of banks,

cuted by the Sheriff and recovered in any trades and professions, without first obshall further be the duty of the Sheriff to county in which the trade or profession is prosecute every merchant refusing as afore- to be followed, or the franchise enjoyed. ings, to the end of obtaining such examin- profession, or to enjoy the franchi e therein specified, in the county of the Sheriff by whom it is issued, and in no other, unless the law imposing the tax shall otherthis section shall apply to licensed practic-

ing physicians, lawyers or dentists. Sec. 30. The form of the license shall Received this day of dollars is the tax of the State of North

Carolina, and dollars is the tan of

A..... B..... Sheriff of County.

(Countersigned) Register of Deeds for county.

Sec. 31. The amount of tax to be paid on obtaining the license to practice any trade or profession, which is taxed by a certain sum, shall be in proportion to the tax imposed for the whole year, as the unexpired portion of the year from the date of the license is to the whole year.

Sec. 32. Every insurance company not

incorporated in this State, doing business therein, shall pay an annual tax of one per cent. to the Treasurer of the State upon the gross receipts derived from premiforth in the tenth chapter of the Revised ums charged for insurance obtained therein. Said tax to be paid quarterly, viz: On the first days of April, July, October Sec. 19. Every commission merchant and January, in each year. Each general shall pay a tax of one-eighth of one per agent shall be required on the above nan'ed days to make a statement to the Treas-Provided, That when spirituous, vinous or | urer, under oath, that the amount by him malt liquors are sold by commission mer- returned is a full and correct statement for chants, they shall pay a tax of two and a such quarter. On failure to comply with half per cent. on their sales of such liq- the provisions of this section, every such company shall pay as tax two thousand dollars, and the principal agent shall be liable therefor. Every such company shall be required to appoint a general agent, who shall obtain a license from the State my time during the year to be collected Treasurer before transacting any business therein, and before such license is granted the applicant shall show to the Treasurer his appointment as general agent, under seal of the company, and thereupon the license shall be granted by the payment of one hundred dollars, and such license shall be renewed annually by the payment of to the tax imposed on purchases of liquors | said sum. And it shall be the duty of said general agent to furnish each of his subagents with a commission authorizing him cal practitioner, portrait or miniature pain- to do business; and any one found solicitter, daguerrean artist and other person ing insurance without such commission taking likenesses of the human face, ten shall be deemed guilty of a misdemeanor, dollars for each county in which he carries and be fined not less than one thousand on his business; Provided, That such per- dollars or imprisoned not less than ninety days. The agent effecting, the insurance to the Sheriff of the county in which he shall on the first days of April, July, Ocproposes to practice, that he is a resident tober and January, make returns to the of the State, and has listed the receipts of Sheriff of the county in which the busihis profession for the previous year, shall ness is done of all the business done by laterals, every executor or administrator be exempt from the tax imposed in this him during the preceding quarter in said shall return in his inventory whether the county, and shall pay to him the count tax assessed on such business; Provided, That no county or corporation shall be allowed to tax insurance agents for license. On failure to make return or to pay as aforesaid, such agent shall pay twenty-five dollars for each policy effected or negotia-

Sec. 33. Any person proposing to follow any taxed trade or profession may take out

The meeting adjourned to assemble in society and wicked ministers to that spirit imposed on Wilmington on Monday, April 4th.

each exhibitions given with- lars.

each exhibitions given with- lars.

Sec. 2 On each taxable poll or male be- out charge for admission, and also those Sec. 25. Every itinerant who sells spirit- him, he shall forfeit to the State a penalty